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20 *Attorneys for Plaintiff Kellye Croft*

21 **UNITED STATES DISTRICT COURT**
CENTRAL DISTRICT OF CALIFORNIA

22 KELLYE CROFT,

23 Plaintiff,

24 vs.

25 JAMES DOLAN, HARVEY
WEINSTEIN, JD & THE STRAIGHT
SHOT, LLC, THE AZOFF COMPANY
HOLDINGS LLC f/k/a/ AZOFF
MUSIC MANAGEMENT, LLC, THE

26 Case No. 2:24-cv-00371-PA (AGR)

27 **DECLARATION OF PLAINTIFF IN
SUPPORT OF PLAINTIFF'S
OPPOSITION TO DOLAN
DEFENDANTS' MOTION TO
DISMISS**

28 DECLARATION OF PLAINTIFF IN SUPPORT OF PLAINTIFF'S OPPOSITION
TO DOLAN DEFENDANTS' MOTION TO DISMISS

1 AZOFF COMPANY LLC f/k/a AZOFF
2 MSG ENTERTAINMENT, LLC, DOE
3 CORPORATIONS 1-10,

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Defendants.

DECLARATION OF PLAINTIFF IN SUPPORT OF PLAINTIFF'S OPPOSITION
TO DOLAN DEFENDANTS' MOTION TO DISMISS

1 I, KELLYE CROFT, hereby state under penalty of perjury that:

2 1. I am the plaintiff in the above captioned case. I make this declaration
3 in support of Plaintiff's opposition to Defendants James Dolan and JD & The
4 Straight Shot, LLC's motion to dismiss.

5 2. Before I retained counsel in 2023 to represent me concerning the claims
6 alleged in the Amended Complaint, I did not know about The Weinstein Company
7 ("TWC") bankruptcy or that there had been a fund established for Harvey
8 Weinstein's victims related to that bankruptcy.

9 3. Before I retained counsel in 2023 to represent me concerning the claims
10 alleged in the Amended Complaint, I did not know that James Dolan was ever a
11 board director of TWC or that the bankruptcy of TWC could have any connection to
12 any legal claims I might have had against James Dolan.

13 4. Throughout my life, I have resided in Tennessee. I have never been a
14 subscriber or regular reader of Variety, The Hollywood Reporter, or the New York
15 Post. Although it is possible I may have read one or more articles from those
16 publications online, I do not believe I have ever had a print copy of any of those
17 publications.

18 5. I never saw any legal notice in any newspaper or magazine about TWC
19 bankruptcy.

20 6. I did not personally receive notice of any kind of TWC bankruptcy.

21 7. I have never agreed to waive any claims against TWC, James Dolan, or
22 Harvey Weinstein. I have received no compensation, financial or otherwise, for the
23 release of any claims against anyone in connection with TWC bankruptcy.

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1 I declare under penalty of perjury under the laws of the State of Tennessee
2 that the foregoing is true and correct. Executed this May 13.00, 2024, in Tennessee,
3 Tennessee.

4 By:

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6 Kellye Croft

7 *Plaintiff Kellye Croft*

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